IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable Dennis A. Cornell, Acting Presiding Justice; Honorable Gene M. Gomes, Associate Justice; Honorable Betty L. Dawson, Associate Justice; and Leisa Biggers, Clerk/Administrator, by Joe G. Lopez, Senior Deputy Clerk.

F045020 People v. Paz

Cause called and argued by Rebecca P. Jones, Esq., counsel for appellant and by Judy Kaida, Esq., Deputy Attorney General, counsel for respondent.

Cause ordered submitted.

The court adjourns.

F046097 People v. Hilderbrand

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F046097 People v. Hilderbrand

The judgment is affirmed with modifications.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045214 In re the Marriage of Judi and Kirk Christensen

The trial court's order is affirmed. Costs on appeal are awarded to Grove. Cornell, Acting P.J.

We concur: Gomes, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045152 People v. Graham

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F046575 Estate of Wiley L. Renshaw, Deceased

The judgment is affirmed. Respondent is awarded costs on appeal. Buckley, J.

We concur: Dibiaso, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F004749 In re Armando M., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F047419 In re Armando M., a Minor

The judgment is reversed. Etc.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046434 In re Isaac A., a Minor

The order of the juvenile court sustaining the allegations of counts I and II of the petition accusing appellant of violations of section 186.22, subdivisions (a) and (b), the gang registration order under section 186.30, and the Welfare and Institution's Code section 707, subdivision (b), finding are reversed. In all other respects, the judgment is affirmed. The matter is remanded with instructions to the court to make and enter a new order consistent with this opinion. Levy, Acting P.J.

We concur: Cornell, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045734 Fulkerson et al. v. Ramos et al.

The judgment is affirmed. Costs are awarded to respondents. Wiseman, J.

We concur: Dibiaso, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046124 People v. Ashbaugh

The judgment is affirmed. Wiseman, Acting P.J.

We concur: Cornell, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046986 In re Mark G., a Minor

The juvenile court's finding that the allegation in count 2 of the petition was true is reversed, and the orders issued at the disposition are vacated. Cornell, J.

We concur: Vartabedian, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

Fifth Appellate District

F046531 People v. Grijalva, Jr.

The above-entitled case is submitted for decision.

F046531 People v. Grijalva, Jr.

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048174 Falls v. The Superior Court of Fresno County; The People

Petitioner is entitled to appropriate relief. (Code Civ. Proc., § 1085; see Whitney's at the Beach v. Superior Court (1970) 3 Cal.App.3d 258, 266.) A peremptory writ of mandate is proper and should issue. (Code Civ.Proc., § 1088; Palma v. U.S. Industrial Fasteners, Inc. (1984) 36 Cal.3d 171, 178.)

Let a peremptory writ of mandate issue directing the Fresno County Superior Court to vacate its orders of June 13, 2005, in Fresno County Superior Court action No. F02676131-6, insofar as the superior court denied attorney Katherine Hart's renewed motion to withdraw as counsel of record, and petitioner's motion pursuant to Faretta v. California, supra, 422 U.S. 806. The superior court is directed to enter a new order granting the motion to withdraw as counsel of record, and thereafter reconsider the motion pursuant to Faretta in light of the opinion expressed herein, provided petitioner continues his request to represent himself.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]